

The last Will and Testament of Barnabas Henagan of Marlborough
District and State of South Carolina.

I Barnabas Henagan, considering the uncertainty of this mortal life, and being of sound mind and memory (Blessed Almighty god for the same) do make and publish this my last will and testament, in manner and form following: Viz. I resign my soul into the hands of a merciful God; and my body I commit to the Earth to be decently entered and my worldly Estate I give and devise as follows.

First, I give and devise to my younger Son, Barnabas Henagan all that land on which I now live, Situate lying and being in the district of Marlborough, and containing four hundred and Sixty three acres more or less - Item I also give and bequeath to my Said Son Barnabas Seven negroes namely Johnson, Peter, Sophia, Mourning, Edmund, Dennis, Sandy -- Item I Give and bequeath unto my youngest Daughter Catherine Henagan Seven Negroes (namely) Sarah, Stephen, George, Robin Ned, Jim and Rachel. All the children of the Said Rachel under the age of Jim I desire to be divided between my Sons Barnabas and Daughter Catherine, I also desire that the Negroes which I have enumerated in this, my last Will and Testament Shall remain where I now reside, until my legatees require them elsewhere. All the remainder of my real and personal property not particularly mentioned in this will, to be equally divided between my children Barnabas and Catherine. Also I will and ordain that my Son Barnabas and Daughter Catherine shall not have the power of aliening, or parting from the property, which they obtain through me, except for the term of their natural lives, but at their death it shall descend to their heirs at law. I made a marriage contract with my wife before we were married in which contract I give her a house and home with household & kitchen furniture sufficient for moderate living. With a negro man able to do moderate labour & land sufficient, for one house

to work & one negro woman Servant able to do common House bus-
infs to Serve her the Said Elizabeth during her life time or
widow-hood & she is to be furnished with a sufficiency of Stock
one horse to work her Land, and Cattle Hogs, Sheep S. for her
maintainance but it is provided also that she or her heirs or
Executors aſigns is not to have any claim on any part of the
said property any longer than during her lifetim or widow-
hood I desire at the death of my wife or on her marriage with
any other person that the above property which I have so given
her by contract during her natural life or widowhood should be
equally divided between my two youngest children Barnabas &
Catherine --

Also for the better management of my property & education of
my children I do hereby appoint my trusty friends Captain Tri-
tam Bethea Charles McRae Esq. & John L. McLaurin Executors of
this my last Will and Testament.

In Witness whereof I have hereunto Set my hand
and Seal the first day of February in the year of our Lord
one thousand Eight hundred and twenty six.

Signed Sealed published and declared by the be-
fore named Barnabas Henegan to be his last will and Testament.
In the presence of us who have hereunto subscribed our names
as Witness in the Presence of the Testator--

Barnabas Henagan (L.S.)

Hugh McColl

Neil McLaurin

Shadrick Easterling

Recorded in Will Book A Page 143

Recorded June 1st. 1828

Case 1 Box 19

Wm Easterling Ord. M.D.